

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

In the Matter of

Octagon Networks, Inc.

Application Under Section 214 of the
Communications Act of 1934, as Amended,
for Authority to Provide Global Resale
Services Between the United States and All
International Points

File No. ITC-214-20071207-_____

**APPLICATION—
STREAMLINED PROCESSING REQUESTED**

Pursuant to Section 214 of the Communications Act of 1934, as amended, and Section 63.18(e)(2) of the Commission's rules, Octagon Networks, Inc. ("Octagon") (FRN 0017171349), hereby requests authority to provide global resale services. Octagon seeks such authority in order to provide prepaid calling card services between the United States and all international points. Octagon has no affiliation with any foreign carrier in any of the destination countries for which authority is requested nor is Octagon affiliated with any dominant U.S. carrier whose services Octagon may resell. Thus pursuant to Section 63.10(a)(1) of the Commission's rules, the Commission should classify Octagon as a non-dominant carrier in its provision of international telecommunications services on all routes. Because this Application raises no foreign affiliation, competition, or other public interest issues, Octagon requests streamlined processing pursuant to Section 63.12 of the Commission's rules.

In support of its request for authority, Octagon submits the following information pursuant to Section 63.18 of the Commission's rules:

- (a) The name, address, and telephone number of Octagon are:

OCTAGON NETWORKS, INC.
26203 Production Avenue
Suite 8
Hayward, California 94545
+1 510 856 0027 tel

- (b) Octagon is a corporation organized under the laws of the State of California.

- (c) Correspondence concerning this Application should be addressed to:

Debbie Kim
Director of Administration
& Human Resources
OCTAGON NETWORKS, INC.
26203 Production Avenue
Suite 8
Hayward, California 94545
+1 510 856 0027 tel
+1 510 856 0032 fax
debbie@octagonprepaid.com

with a copy to:
Kent D. Bressie
HARRIS, WILTSHIRE & GRANNIS LLP
1200 18th Street, N.W.
Suite 1200
Washington, D.C. 20036
+1 202 730 1337 tel
+1 202 730 1301 fax
kbressie@harriswiltshire.com

- (d) Octagon has not previously received Section 214 authority from the Commission.

- (e) Octagon seeks authority to operate as a global resale carrier pursuant to the terms

and conditions of Section 63.18(e)(2) of the Commission's rules. By its signature below,

Octagon certifies that it will comply with the terms and conditions set forth in Sections 63.21 and 63.23 of the Commission's rules.

(f) No response required.

(g) No response is required, as Octagon does not seek authority under Section 63.18(e)(3) of the Commission's rules.

(h) Octagon is wholly owned by Mr. Jae S. Kim, a U.S. permanent resident and citizen of the Republic of Korea. Mr. Kim is the Chief Executive Officer of Octagon. His address is:

26203 Production Avenue
Suite 8
Hayward, California 94545

Octagon has no interlocking directorates with any foreign carrier.

(i) By the signature below, Octagon certifies that it is not affiliated with any foreign carrier.

(j) By the signature below, Octagon certifies that it does *not* seek to provide international telecommunications services to any destination where: (1) Octagon is a foreign carrier in that country; (2) Octagon controls a foreign carrier in that country; (3) any entity or person that owns more than 25 percent direct or indirect interest in Octagon or controls Octagon controls a foreign carrier in that country; or (4) two or more foreign carriers (or entities or persons that control foreign carriers) own, in the aggregate, more than 25 percent of Octagon and are parties to, or the beneficiaries of, a contractual relation affecting the provision or marketing of international basic telecommunications services in the United States.

(k) As Octagon has not made any affirmative certifications regarding foreign carrier affiliations in response to Section 63.18(j) of the Commission's rules, Octagon need not make a showing regarding WTO status under Section 63.18(k) of the Commission's rules.

(l) As Octagon has not made any affirmative certifications regarding WTO status, in response to Section 63.18(k) of the Commission's rules, Octagon need not make a showing regarding the resale of international switched services of an unaffiliated carrier under Section 63.18(l) of the Commission's rules.

(m) As Octagon has not made any affirmative certifications regarding resale of international switched services in response to Section 63.18(l) of the Commission's rules, Octagon need not make a showing regarding non-dominant status under Section 63.18(m) of the Commission's rules.

(n) By the signature below, Octagon certifies that it has not agreed to accept special concessions directly or indirectly from any foreign carrier with respect to any U.S. international route where the foreign carrier possesses market power on the foreign end, and that it will not enter into such agreements in the future.

(o) By the signature below, Octagon certifies that no party to this Application is subject to a denial of Federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

(p) Octagon respectfully requests streamlined processing of this Application pursuant to Section 63.12 of the Commission's rules, as Octagon is not affiliated with any foreign carrier, much less one with market power on the foreign end.

CONCLUSION

Octagon respectfully requests that the Commission grant it authority to provide global facilities-based and global resale international telecommunications services pursuant to Section 214 of the Communications Act, as amended, and Section 63.18(e)(2) of the Commission's rules.

Respectfully submitted,

OCTAGON NETWORKS, INC.



Ms. Debbie Kim
Director, Administration
& Human Resources

26203 Production Avenue
Suite 8
Hayward, California 94545

6 December 2007